

REMARKS

Restriction has been required under 35 U.S.C. §121 among:

- Invention I defined by claims 1-9; and
- Invention II defined by claims 10-11.

Applicant hereby elects, without traverse, to prosecute in this application the subject matter of Invention I, and lists as readable thereon the claims 1-9.

Applicant is retaining the remaining claims 10 and 11, withdrawn from prosecution in this application, pending allowance of a generic or linking claims.

Favorable action on claims 1-9 is solicited.

Respectfully submitted,
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